

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: UBER TECHNOLOGIES, INC.
PASSENGER SEXUAL ASSAULT
LITIGATION

Case No. 23-md-03084-CRB (LJC)

Honorable Charles R. Breyer

This Document Relates to:

Jaylynn Dean v. Uber Techs., Inc.,
N.D. Cal. No. 23-cv-06708
D. Ariz. No. 25-cv-4276

**[PROPOSED] ORDER GRANTING
DEFENDANTS' ADMINISTRATIVE
MOTION TO CONSIDER WHETHER
ANOTHER PARTY'S MATERIAL SHOULD
BE FILED UNDER SEAL**

[PROPOSED] ORDER GRANTING DEFENDANTS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE FILED UNDER SEAL

Case No. 23-md-03084-CRB

Having considered Defendants' December 30, 2025 Administrative Motion to Consider Whether Another Party's Material Should be Filed Under Seal and Plaintiff's January 6, 2026 Statement in Support of Defendants' Motion, the Court hereby **GRANTS** the Motion and **ORDERS** that the following materials shall be sealed:

Document	Description of Material to Be Sealed
Portions of Defendants' Motion to Permit Evidence Under FRE 412 (ECF 4824)	<p>Intimate and sensitive aspects of Plaintiff's and third parties' personal lives at 1:4, 1:9, 1:10, 1:17, 2:9, 2:10, 2:13-2:14, 2:16, 2:19-2:20, 2:20-24, 2 nn. 1, 3:1-6, 3:7-17, 4:10, 4:14, 5:2, 5:8-9, 5:16, 6:14-15, 7:15, 7:26.</p> <p>Plaintiff's medical history at 1:4, 1:9, 1:17, 2:10, 3:18, 3:18-21, 4:10, 4:14, 5:2, 5:10, 5:17, 6:15, 7:15, 7:26.</p> <p>The names of third parties at 2:23-24, 2 nn. 1, 3:2, 3:3, 3:5, 3:7-9, 3:11, 3:14, 3:18, 5:9, 6:15-16</p>
Portions of Exhibit 1 to the Declaration of Laura Vartain Horn in Support of Defendants' Motion (ECF 4824-2)	<p>Intimate and sensitive aspects of Plaintiff's and third parties' personal lives at 28:21-25, 29:1-17, 29:22-23, 29:25, 34:1-2, 34:10-25, 35:1-23, 36:11-16, 36:18-21, 37:1-6, 37:10-13, 37:20-22, 111:20, 112:1-16, 112:17-25, 113:1-25, 115:1-12, 115:15-24, 118:1-19, 121:23-25, 122:1-25, 123:1-5, 123:13-23, 124:2-24, 125:1-11, 125:14-25, 127:1-25, 128:1-17.</p> <p>Plaintiff's medical and mental health history at 36:18-25, 133:2-25, 134:1-20.</p> <p>The names of third parties at 108:4, 108:10, 111:1, 112:12, 115:1, 115:5, 118:12, 118:18, 118:21, 121:9, 121:14, 121:15, 121:18, 121:21, 122:6, 123:13, 123:14, 124:3, 124:6, 124:11, 124:14-16, 124:21, 125:15, 125:19, 127:1-2, 127:8, 128:19, 133:2, 133:3, 133:21, 134:10.</p>
Portions of Exhibit 2 to the Declaration of Laura Vartain Horn in Support of Defendants' Motion (ECF 4824-3)	Intimate and sensitive aspects of Plaintiff's and third parties' personal lives at 201, 202, 203.
Portions of Exhibit 3 to the Declaration of Laura Vartain Horn in Support of Defendants' Motion (ECF 4824-4)	<p>The personally identifiable information of Plaintiff at 1, 16.</p> <p>Substance abuse by Plaintiff and third parties at 16, 17, 18, 19, 20, 21, 22, 24, 25, 35, 36, 37, 44.</p>

	<p>1 Intimate and sensitive aspects of Plaintiff's and 2 third parties' personal lives 17, 20, 23, 27, 28, 30, 3 31, 32, 33, 34, 35, 36, 37, 38, 39, 44, 47, 52, 53.</p> <p>4 The names of third parties at 20, 23, 27, 30, 31, 5 32, 33, 34, 35, 37, 39, 44, 47, 48, 49, 50, 51, 52, 6 53, App'x D at 1, 2.</p> <p>7 The name of a bellwether plaintiff proceeding 8 under pseudonym at 52.</p> <p>9 Plaintiff's medical and mental health history at 32, 10 35, 40, 41, 42, 43, 44, 47, 52, 53, 54, App'x D at 11 1.</p>
10 Portions of Exhibit 4 to the Declaration of Laura 11 Vartain Horn in Support of Defendants' Motion 12 (ECF 4824-5)	<p>13 Intimate and sensitive aspects of Plaintiff's and 14 third parties' personal lives at 298:6-25, 299:1-25, 15 300:1-9, 300:22-25, 303:1-15, 304:8-21.</p> <p>16 The names of third parties at 298:19, 299:25, 17 300:7, 300:25.</p>
18 Portions of Defendants' Motion to Permit 19 Evidence Under FRE 412 (ECF 4824)	<p>20 Intimate and sensitive aspects of Plaintiff's and 21 third parties' personal lives at 1:4, 1:9, 1:10, 1:17, 22 2:9, 2:10, 2:13-2:14, 2:16, 2:19-2:20, 2:20-24, 2 23 nn. 1, 3:1-6, 3:7-17, 4:10, 4:14, 5:2, 5:8-9, 5:16, 24 6:14-15, 7:15, 7:26.</p> <p>25 Plaintiff's medical history at 1:4, 1:9, 1:17, 2:10, 26 3:18, 3:18-21, 4:10, 4:14, 5:2, 5:10, 5:17, 6:15, 27 7:15, 7:26.</p> <p>28 The names of third parties at 2:23-24, 2 nn. 1, 3:2, 2:3, 3:5, 3:7-9, 3:11, 3:14, 3:18, 5:9, 6:15-16</p>
29 Portions of Exhibit 1 to the Declaration of Laura 30 Vartain Horn in Support of Defendants' Motion 31 (ECF 4824-2)	<p>32 Intimate and sensitive aspects of Plaintiff's and 33 third parties' personal lives at 28:21-25, 29:1-17, 34 29:22-23, 29:25, 34:1-2, 34:10-25, 35:1-23, 36:11- 37 16, 36:18-21, 37:1-6, 37:10-13, 37:20-22, 111:20, 38 112:1-16, 112:17-25, 113:1-25, 115:1-12, 115:15- 39 24, 118:1-19, 121:23-25, 122:1-25, 123:1-5, 40 123:13-23, 124:2-24, 125:1-11, 125:14-25, 127:1- 41 25, 128:1-17.</p> <p>42 Plaintiff's medical and mental health history at 43 36:18-25, 133:2-25, 134:1-20.</p> <p>44 The names of third parties at 108:4, 108:10,</p>

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IT IS SO ORDERED.

Dated: _____

Hon. Charles R. Breyer
United States District Judge